

**CASE CLOSED**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**

KEVIN DAVITT, SCOTT CARTER and  
MARK TUDYK individually and on behalf of  
others similarly situated,

Plaintiffs,

vs.

AMERICAN HONDA MOTOR CO., INC.,

Defendant.

No. 2:13-cv-00381-MCA-JBC

**CLASS ACTION**

*OK DEK*

**JURY TRIAL DEMANDED**

**ORDER GRANTING PLAINTIFFS' MOTION FOR FINAL  
APPROVAL, ENTERING JUDGMENT REGARDING SETTLEMENT,  
AND DISMISSING ACTION WITH PREJUDICE**

**WHEREAS**, this matter has come before the Court pursuant to Plaintiffs' Motion for an Order Granting Final Approval of Class Action Settlement and Certifying a Settlement Class (the "Motion");

**WHEREAS**, the Court finds that it has jurisdiction over the Litigation;

**WHEREAS**, on November 5, 2014, this Court granted Plaintiffs' Motion for Preliminary Approval of the Settlement Agreement and Provisional Class Certification (the "Preliminary Approval Order");<sup>1</sup>

**WHEREAS**, the Settlement Class conditionally certified in the Preliminary Approval Order has been appropriately certified for settlement purposes only;

<sup>1</sup> Capitalized terms in this order have the meanings specified in the Settlement Agreement.

**WHEREAS**, the Court held a hearing on May 7, 2015 to consider the fairness, reasonableness, and adequacy of the Settlement Agreement, has been advised of all objections to the settlement, and has given fair consideration to all objections;

**WHEREAS**, the Court has considered the Motion, the Settlement Agreement (including its exhibits), and objections to the proposed settlement; and

**WHEREAS**, the Court is otherwise fully advised in the premises and has considered the record of these proceedings, the representations, arguments, and recommendations of counsel for the parties, and the requirements of law.

**IT IS HEREBY ORDERED THAT:**

**I. FINAL APPROVAL OF THE SETTLEMENT AGREEMENT**

The terms of the Settlement Agreement are approved. The settlement is in all respects fair, reasonable, adequate, and proper, and in the best interest of the Settlement Class. In reaching this conclusion, the Court has considered a number of factors, including an assessment of the likelihood that the Representative Plaintiffs would prevail at trial; the range of possible recovery; the consideration provided to Settlement Class Members as compared to the range of possible recovery discounted for the inherent risks of litigation; the complexity, expense, and possible duration of litigation in the absence of a settlement; the nature and extent of any objections to the settlement; and the stage of proceedings at which

the settlement was reached. The proposed settlement was entered into by experienced counsel and only after extensive arm's-length negotiations, including through mediation supervised by an experienced mediator. The proposed settlement is not the result of collusion. It was entered into in good faith, is reasonable, fair, and adequate, and is in the best interest of the Settlement Class. Class Counsel and the Representative Plaintiffs have fairly and adequately represented the Settlement Class.

## **II. CLASS CERTIFICATION FOR SETTLEMENT PURPOSES**

### **A. CERTIFICATION OF SETTLEMENT CLASS**

Consistent with its Preliminary Approval Order, the Court hereby grants class certification of the following Settlement Class for purposes of final approval:

All residents of the United States, Commonwealth of Puerto Rico, U.S. Virgin Islands, or Guam who own or lease, or previously owned or leased, a Settlement Class Vehicle.<sup>2</sup> The Settlement Class also includes all United States military personnel who purchased a Settlement Class Vehicle outside the United States during military duty. Excluded from the Settlement Class are Honda, Honda's employees, employees of Honda's affiliated companies, Honda's officers and directors, dealers that currently own Settlement Class Vehicles, all entities claiming to be subrogated to the rights of Settlement Class Members, issuers of extended vehicle warranties, and any Judge to whom the Litigation is assigned.

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<sup>2</sup> As defined in the Settlement Agreement, the Settlement Class Vehicles are all 2007 and 2008 Honda CR-Vs as well as 2009 Two-Wheel Drive CR-Vs with VINs in the following ranges: JHLxxxxxxxx000001-JHLxxxxxxxx007343; 5J6xxxxxxxx000001-5J6xxxxxxxx003420; or 3CZxxxxxxxx700001-3CZxxxxxxxx701680, and 2009 All Wheel Drive CR-Vs with VINs in the following ranges: JHLxxxxxxxx000001-JHLxxxxxxxx007327; 5J6xxxxxxxx000001-5J6xxxxxxxx007526; or 3CZxxxxxxxx700001-3CZxxxxxxxx7002402009.

**B. Rule 23(a)**

With respect to the proposed Settlement Class, this Court has determined that, for purposes of settlement of the Litigation only, Plaintiffs have satisfied each of the Rule 23(a) prerequisites:

1. The Class Members are so numerous that joinder of all members is impracticable. FED. R. CIV. P. 23(a)(1).
2. There are questions of law or fact common to the Settlement Class. FED. R. CIV. P. 23(a)(2). Common questions of law or fact include: (1) whether the Settlement Class Vehicles were subject to a common design defect; (2) whether Honda failed to adequately disclose material facts related to the Settlement Class Vehicles prior to sale; (3) whether Honda's conduct was unlawful; and (4) how any resulting monetary damages to consumers should be calculated.
3. The claims of the Representative Plaintiffs are typical of the claims of the Settlement Class. FED. R. CIV. P. 23(a)(3). Plaintiffs have alleged that Honda sold defective products and failed to disclose (or to adequately disclose) material facts to members of the Settlement Class.
4. The Representative Plaintiffs will fairly and adequately protect the interests of the Settlement Class. FED. R. CIV. P. 23(a)(4). The Representative Plaintiffs do not have interests that are antagonistic to the Settlement Class and are fully aligned with the interests of other Settlement Class Members. Accordingly,

the Court finds that the Representative Plaintiffs have satisfied Rule 23(a) for purposes of evaluating the settlement.

**C. Rule 23(b)(3)**

The Court also “finds that the questions of law or fact common to class members predominate over any questions affecting only individual members,” and that “a class action is superior to other available methods for fairly and efficiently adjudicating the controversy.” FED. R. CIV. P. 23(b)(3).

Here, Settlement Class Members share a common legal grievance arising from Honda’s alleged failure to disclose or adequately disclose material facts about the Settlement Class Vehicles. Common legal and factual questions predominate over any individual questions that may exist for purposes of this settlement, and the fact that the Parties are able to resolve the case on terms applicable to all Settlement Class Members underscores the predominance of common legal and factual questions for purposes of this settlement. In concluding that the Settlement Class should be certified pursuant to Rule 23(b)(3) for settlement purposes, the Court further finds that a class action is superior for purposes of resolving these claims because individual class members have not shown any interest in individually controlling the prosecution of separate actions. Moreover, the cost of litigation likely outpaces the individual recovery available to any Settlement Class

Members. See FED. R. CIV. P. 23(b)(3)(A). Accordingly, the Court finds that, for purposes of this settlement, Rule 23(b)(3) has also been satisfied.

### **III. NOTICE**

The Court finds that the notice program (i) satisfied the requirements of Rule 23(c)(3) and due process; (ii) was the best practicable notice under the circumstances; (iii) reasonably apprised Settlement Class Members of the pendency of the action and their right to object to the proposed settlement or opt out of the Settlement Class; and (iv) was reasonable and constituted due, adequate, and sufficient notice to all those entitled to receive notice. Additionally, the Class Notice adequately informed Settlement Class Members of their rights in the Litigation. See FED. R. CIV. P. 23(c)(2).

### **IV. DISMISSAL WITH PREJUDICE**

The Court hereby enters a judgment of dismissal, pursuant to FED. R. CIV. P. 54(b), of the claims by the Settlement Class Members, with prejudice and without costs, except as specified in this order, and except as provided in the Court's order related to Plaintiffs' motion for Class Counsel Fees and Expenses. The Clerk of Court is directed to close this docket.

### **V. RELEASES AND FURTHER RELIEF**

Pursuant to the Settlement Agreement, the Representative Plaintiffs and Settlement Class Members forever release, discharge, and covenant not to sue the

Released Persons regarding any of the Released Claims. With respect to all Released Claims, the Representative Plaintiffs and the Settlement Class Members expressly waive and relinquish the Released Claims to the fullest extent permitted by law. These releases apply even if the Representative Plaintiffs or Settlement Class Members subsequently discover facts in addition to or different from those which they now know or believe to be true.

## **VI. OPT-OUTS**

A list of Settlement Class Members who have timely elected to opt out of the Settlement Class, and who therefore are not bound by the settlement or this Order, is attached to this Order as Exhibit A. All other members of the Settlement Class shall be subject to all of the provisions of the Settlement Agreement and this Order.

## **VII. OBJECTIONS**

The Court has considered each of the objections, finds that they are unpersuasive, and therefore overrules all of them.

## **VIII. APPEAL BOND FOR OBJECTOR MICHAEL NARKIN**

The Court has been apprised of and considered the conduct of objector Michael Narkin in other actions such as *Miller v. Ghirardelli Chocolate Co.*, No. 12-cv-04936-LB, 2015 U.S. Dist. LEXIS 20725 (N.D. Cal. Feb. 20, 2015); *Larsen v. Trader Joe's Co.*, No. 11-cv-05188-WHO, 2014 U.S. Dist. LEXIS 95538 (N.D.



Cal. July 11, 2014); *Arnold v. FitFlop USA, LLC*, No. 11-CV-0973 W, 2014 U.S. Dist. LEXIS 91161 (S.D. Cal. July 3, 2014); and *Bezdek v. Vibram USA Inc.*, No. 12-10513-DPW, 2015 U.S. Dist. LEXIS 5508 (D. Mass. Jan. 16, 2015). In light of the foregoing, as well as the objection submitted by Mr. Narkin in this case, the Court orders that in the event that Mr. Narkin file(s) a notice of appeal related to this order, any order granting final approval to the settlement, and/or any order regarding class counsel's request for fees, expenses, and incentive awards, Mr.

Narkin must post an appeal bond in the amount of \$25,000 <sup>an</sup> ~~within 10 business~~ <sup>to be fixed by the Court.</sup> ~~days after the notice of appeal is filed.~~ <sup>Plaintiffs counsel shall submit an affidavit relating to</sup> ~~within 10 days of a order regarding same.~~


#### IX. CONTINUING JURISDICTION

Without any way affecting the finality of this Order, the Court retains jurisdiction over the Parties, including all Settlement Class Members, to construe and enforce the settlement for the mutual benefit of the Parties. The Court retains jurisdiction to enter any orders necessary or appropriate in implementing the Settlement Agreement, including but not limited to orders enjoining Settlement Class Members from prosecuting Released Claims.

Consistent with the Settlement Agreement, it is further ordered that Settlement Class Members are permanently barred from initiating, asserting, or prosecuting any Released Claims against any of the Released Persons in any federal or state court in the United States or any other tribunal.



**IT IS SO ORDERED.**

  
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HON. MADELINE C. ARLEO  
UNITED STATES DISTRICT JUDGE

*Exhibit A - Settlement Class Members who have Timely Elected to Opt Out of the Settlement Class*

#	Name	Address	City	State	Zip Code	VIN	Model	Year
1	DON B CAMERON	2021 EAST ST	GOLDEN	CO	80401	JHLRE48398C017648	CR-V	2008
2	PATRICIA A SHEA	2809 SUNFLOWER DR	MADISON	WI	53711	JHLRE48797C048688	CR-V	2007
3	MARY L AFT	448 WARREN AVE	CINCINNATI	OH	45220	JHLRE48737C03376	CR-V	2007
4	MARY C SULLIVAN	7 DEXTER RD	WELLESLEY	MA	2482	5J6RE48359L002816	CR-V	2009
5	NANCY E RICHARDS	133 N 25TH ST	CAMP HILL	PA	17011	5J6RE48779L003954	CR-V	2009
6	JILL M SWANSON	664 OXFORD HALL DR	LAWRENCEVILLE	GA	30044	JHLRE38727C031483	CR-V	2007
7	ELLEN J RHODES-MIMS	3 SPINNAKER WAY	SALEM	SC	29676	JHLRE48557C071867	CR-V	2007
8	RICHARD R TAGGART	34 CAMPBELL RD	RUTLAND	VT	5701	JHLRE48518C065341	CR-V	2008
9	STANLEY F BIALOMIZY	518 W GORE RD	ERIE	PA	16509	JHLRE48547C088515	CR-V	2007
10	TOM T SCHAFER	1020 E VICTORY RD	BOISE	ID	83706	JHLRE48788C032029	CR-V	2008
11	CAROLYN C SAYLES	5155 LACY PL	GREENWOOD	IN	46142	JHLRE38708C050101	CR-V	2008
12	DORIS D SHAMBAUGH	8 VALLEY RANCH RD	SHERMANS DALE	PA	17090	5J6RE48528L010582	CR-V	2008
13	GARY G KOENEN	1974 HUMMINGBIRD DR	JACKSON	WI	53037	JHLRE487X7C071140	CR-V	2007
14	DEBBIE D RULEY	1110 KEMP HILLS DR	AUSTIN	TX	78737	3CZRE38368G703936	CR-V	2008
15	MARY M MCEACHEN	5136 SEALANE WAY	OXNARD	CA	93035	JHLRE48587C073046	CR-V	2007
16	DIANE D KIRKMAN	232 MERION DR	PITTSBURGH	PA	15228	JHLRE38387C082026	CR-V	2007
17	GLORIA G FROST	30 MILL RD	DERRY	NH	3038	JHLRE48397C073541	CR-V	2007
18	MARTHA M MCADOO	830 S MAIN ST APT 207	WASHINGTON	PA	15301	JHLRE48727C065011	CR-V	2007
19	PAUL P ARNETT	180 HIGH RIDGE VW	MANITOU SPGS	CO	80829	5J6RE48768L006746	CR-V	2008
20	ANN A TATE	111 ST CLAIR LN	MARYVILLE	TN	37804	JHLRE38378C037827	CR-V	2008
21	ELEANOR M HARVEY	394 CATFISH LAKE RD	MAYSVILLE	NC	28555	JHLRE38517C018416	CR-V	2007
22	KELVIN D HELLER	17061 SE 76TH CALEDONIA TER	THE VILLAGES	FL	32162	3CZRE38388G705566	CR-V	2008
23	GEORGE G AMBROSE	37 S NEWBERRY ST	YORK	PA	17401	JHLRE48527C092417	CR-V	2007
24	TIFFANY T POLTE	495 BENT TREE DR	MARYSVILLE	OH	43040	5J6RE48788L031826	CR-V	2008
25	DANIEL L PATTERSON	6138 SUNSCAPE DR NE	LOUISVILLE	OH	44641	5J6RE48578L007855	CR-V	2008
26	MARY M KELLEHER	56 SAGEWOOD CIR	HOOKSETT	NH	3106	JHLRE48577C009886	CR-V	2007
27	LAURA HOKE	16409 CASTLETRY DR	AUSTIN	TX	78717	3CZRE38368G702723	CR-V	2008
28	PAULA STANAGE	58402 IRONWOOD DR	ELKHART	IN	46516	JHLRE48737C100025	CR-V	2007
29	JANE J JONES	33 PINNACLE CT	MOUNTAIN TOP	CT	18707	5J6RE48508L009463	CR-V	2008
30	ROBERT A HOOSER	81 KENSINGTON CIR APT 205	WHEATON	IL	60189	JHLRE48308C050294	CR-V	2008
31	FRED BIZOVI	6508 RUDDOCK DR	N LAS VEGAS	NV	89084	JHLRE38327C033604	CR-V	2007
32	KAREN P EISINGER	254 3RD AVE	WAYNESBURG	PA	15370	JHLRE48588C031364	CR-V	2008
33	MARY E REYNOLDS	2 ENGLEWOOD DR APT E4	HARWICH	MA	2645	JHLRE48368C051224	CR-V	2008
34	CARLOS A PEREZ	268 GRAFF AVE	BRONX	NY	10465	JHLRE48347C092613	CR-V	2007
35	NANCY K PETERSEN	357 SINGING BROOK CIR	SANTA ROSA	CA	95409	JHLRE38787C040186	CR-V	2007
36	CAROL J COVINGTON	PO BOX 25304	FEDERAL WAY	WA	98093	JHLRE48717C092247	CR-V	2007
37	PHYLLIS M DENTON	11209 OCEOLA RD SE	ALBUQUERQUE	NM	87123	JHLRE48578C080460	CR-V	2008
38	JESSIE J WHISNANT	633 E SANDERS RD	SHELBY	NC	28150	JHLRE38538C029547	CR-V	2008
39	PATRICIA A KENT	625 S POPLAR ST	DENVER	CO	80224	JHLRE48318C075026	CR-V	2008
40	CARLOS M RIANO	5809 BLAZING STAR LN	BAKERSFIELD	CA	93306	JHLRE38738C043613	CR-V	2008
41	STEVEN M JOHNSON	10841 W CANTERBURY DR	SUN CITY	AZ	85351	JHLRE48737C018649	CR-V	2007
42	RUTH R WEIST	19290 LINCOLN HWY	PLYMOUTH	IN	46563	JHLRE38507C035692	CR-V	2007
43	VERNON L FERCH	618 4TH AVE SE	WASECA	MN	56093	JHLRE4857X033552	CR-V	2007
44	HELEN E BYRD	3850 E 14TH ST APT U	CASPER	WY	82609	JHLRE485X8C065418	CR-V	2008
45	MARY A BRADY	249 MAUREEN LN NE	MINNEAPOLIS	MN	55421	JHLRE48727C123716	CR-V	2007
46	DEBORAH D BRUBAKER	2218 STONE CREEK TRL	CUYAHOGA FLS	OH	44223	5J6RE48307L003949	CR-V	2007
47	EDUARDO E VILLALOBOS	PO BOX 795	SIERRA MADRE	CA	91025	JHLRE38398C019491	CR-V	2008
48	WILLIAM W RATHKE	PO BOX 31	ALLYN	WA	98524	JHLRE487X7C066181	CR-V	2007
49	RICHARD R MARKUTEN	3967 BRAMBLEWOOD DR	AKRON	OH	44319	JHLRE485X7C033177	CR-V	2007
50	ANNE A LUTZ	1287 W PINE LAKE RD	SALEM	OH	44460	JHLRE38538C055975	CR-V	2008
51	MARTHA A KOPPIN	347 W ANN ARBOR TRAIL CT	PLYMOUTH	MI	48170	5J6RE48738L027876	CR-V	2008
52	DAVID W FLEMING	37858 MAPLE CIR E	CLINTON TWP	MI	48036	JHLRE48767C001957	CR-V	2007
53	THOMAS T HERNANDEZ	111 DANBURY LN	COSTA MESA	CA	92626	JHLRE38579C003485	CR-V	2009
54	GARY D BURNS	900 BARBARA LN	TIPTON	MO	65081	5J6RE48337L012614	CR-V	2007
55	FLOYD F DELAWYER	9609 W TELFAIR DR	BOISE	ID	83704	JHLRE48747C037663	CR-V	2007
56	DANIEL D COOPER	6588 MYRTLE HILL RD	VALLEY CITY	OH	44280	JHLRE48327C012158	CR-V	2007
57	SUSAN B HART	25 LAKEWOOD DR	EAST SANDWICH	MA	2537	JHLRE48797C058959	CR-V	2007
58	KATHLEEN J BRANDON	217 N ORANGE AVE	FULLERTON	CA	92833	5J6RE38369L000194	CR-V	2009
59	HELEN H BYERS	N6 KENRAY AVE	DOVER	PA	17315	JHLRE48777C088252	CR-V	2007
60	JOYCE J SCHNEIDER	4436 E HINSDALE PL	LITTLETON	CO	80122	JHLRE48357C012168	CR-V	2007
61	VIRGINIA V BRUCE	3098 BUENA HILLS DR	OCEANSIDE	CA	92056	JHLRE38388C025587	CR-V	2007
62	PHILIP P YICK	495 CORONATION DR	BRENTWOOD	CA	94513	JHLRE38548C031243	CR-V	2008
63	SHELLIE S SAUNDERS	16936 CEDARWOOD CT	CERRITOS	CA	90703	JHLRE38387C052058	CR-V	2008
64	BILLIE C MACNEILL	14571 LEGENDS BLVD N APT 207	FORT MYERS	FL	33912	JHLRE38597C047033	CR-V	2007
65	LORINDA G LEE	1710 CHERRYWOOD DR	FREDERICKSBURG	TX	78624	JHLRE38768C055884	CR-V	2008
66	TODD T WULF	8630 MAPLES RD	CATTARAUGUS	NY	14719	JHLRE48528C068345	CR-V	2008
67	DANNA D MOLINA	2111 S COPPER ST	DEMING	NM	88030	JHLRE38357C020751	CR-V	2007
68	RAASCH ASSOC INC	400 AMS CT	GREEN BAY	WI	54313	JHLRE48317C071055	CR-V	2007
69	CYNTHIA M HANSON	796 E MAIN ST	WINTERVILLE	NC	28590	JHLRE38328C03262	CR-V	2008
70	JIM KEMMERLING	7413 DREYFUSS DR	AMARILLO	TX	79121	JHLRE48767C039611	CR-V	2007
71	BARBARA B SMITH	3081 SEABREEZE DR	MAY	TX	76857	JHLRE38598C007746	CR-V	2008
72	JAMES D GORMLEY	9437 LAKEVIEW DR	FOLEY	AL	36535	JHLRE38378C024690	CR-V	2008
73	DELORES A CARSTENSEN	2714 E 62ND LN	SPOKANE	WA	99223	JHLRE48508C048787	CR-V	2008
74	MITCHELL L COXEY	PO BOX 807	STERLING CITY	TX	76951	JHLRE3839X006749	CR-V	2009
75	EARL E EIFERT	436 BIRKDALE VILLAGE DR	DAYTON	OH	45458	JHLRE38398C005073	CR-V	2008
76	AMY T SHROMA	992A W PUAINAKO ST	HILO	HI	96720	JHLRE38368C038354	CR-V	2008
77	DANIELLE BELTRAN	1210 S 17TH ST	COPPERAS COVE	TX	76522	JHLRE38727C078321	CR-V	2007
78	MAVIS M GOURLEY	61 MENLO PARK DR	BELLEVILLE	MI	48111	JHLRE48357C038429	CR-V	2007
79	DOROTHY D HAYNES	5661 HIGHWAY 55 E	CLOVER	SC	29710	JHLRE387X7C020022	CR-V	2007
80	THOMAS J GRESH	857 E BOSTON AVE	YOUNGSTOWN	OH	44502	JHLRE48758C079700	CR-V	2008
81	LARAIN L GARITA	9 LEETE ST	WEST HAVEN	CT	6516	JHLRE48598C040686	CR-V	2008
82	MICHAEL M LAURENT	4419 TITLEIST DR	FERNANDINA	FL	32034	JHLRE38717C018997	CR-V	2007
83	ALICE A SWEN	4656 GRACE ST	SCHILLER PARK	IL	60176	JHLRE48728C066967	CR-V	2008
84	JAMES G MURPHY	700 JOHN RINGLING BLVD APT W313	SARASOTA	FL	34236	JHLRE38337C077174	CR-V	2007
85	ESTHER E PITCHURE	11812 BULLIS RD	MARILLA	NY	14102	JHLRE38347C018814	CR-V	2007
86	SYBIL S SEIGLER	PO BOX 762	HUNT	TX	78024	3CZRE38358G701367	CR-V	2008
87	PATRICIA L DAVISON	4806 6TH AVENUE DR	MOLINE	IL	61265	JHLRE48517C077665	CR-V	2007
88	ROBERT M HART	4448 HARTS COVE WAY	CLERMONT	FL	34711	JHLRE38728C042212	CR-V	2008
89	CARLOS A PEREZ	268 GRAFF AVE	BRONX	NY	10465	JHLRE48347C092613	CR-V	2007

90	JOHN J FLOWER	855 KNIGHTS LN	ENGLEWOOD	FL	34223	JHLRE38327C076226	CR-V	2007
91	GEORGE G COLLETT	1452 SEAN CT	PARADISE	CA	95969	JHLRE48557C042630	CR-V	2007
92	PATRICIA E DENGLE	212 RIVERSIDE DR	DENVILLE	NJ	7834	JHLRE48378C052012	CR-V	2008
93	THOMAS S RANDAZZO	148 CHERRY HILL RD	MAGNOLIA	DE	19962	JHLRE48547C100985	CR-V	2007
94	DAVID MOSTILLO	20335 US HIGHWAY 11	STEELE	AL	35987	3CZRE38538G704818	CR-V	2008
95	KAREN H GILES	5514 WEEPING WAY	FORT COLLINS	CO	80528	JHLRE38768C020150	CR-V	2008
96	NANCY N ELFRINK	5572 BRIGHTON HILL LN	DUBLIN	OH	43016	JHLRE38797C068014	CR-V	2007
97	RONALD J MASLYK	1221 LAS BRISAS LN	WINTER HAVEN	FL	33881	JHLRE48557C002290	CR-V	2007
98	RONALDO M PROENZA	3233 TIMOTHY ST	APOPKA	FL	32703	JHLRE48537C064769	CR-V	2007
99	MARIE PAUL	4266 MORRELL ST	SAN DIEGO	CA	92109	JHLRE383X7C059030	CR-V	2007
100	DIANA I RADA	4860 ROYAL ISLAND WAY	SAN DIEGO	CA	92154	JHLRE38308C006628	CR-V	2008
101	BENNIE B LEWIS	405 W 4TH CT	FROSTPROOF	FL	33843	JHLRE38728C058541	CR-V	2008
102	JACQUELYN A KENDIG	18911 66TH ST	LIVE OAK	FL	32060	JHLRE38797C031139	CR-V	2007
103	KENNETH PASTOR	1076 ROSEWOOD DR	MARYSVILLE	OH	43040	JHLRE48507C042065	CR-V	2007
104	MARILYN MAROPOULOS	15 OLD FARM NORTH CT	BRADLEY	IL	60915	3CZRE48538G701181	CR-V	2008
105	CYRUS C HICKS	1113 DENNIS DR	COSTA MESA	CA	92626	JHLRE48768C050867	CR-V	2008
106	NANCY N MARZEN	9125 GLENBROOK RD	FAIRFAX	VA	22031	5J6RE48358L048886	CR-V	2008
107	WILLIAM W WRIGHTSMAN	4917 LAKE RIDGE DR	QUINCY	IL	62305	JHLRE487X7C106811	CR-V	2007
108	DAVID D FRANZMAN	32 RANDOLPH RD	NEWPORT NEWS	VA	23601	5J6RE38328L002863	CR-V	2008
109	SHABNAM MAGHSOOD	2 CHELSEA AVE APT 531	LONG BRANCH	NJ	7740	JHLRE48728C055645	CR-V	2008
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